MBC P	URCHASE ORDE	ER 🌑		PO No.	MBC072	Invo Rec	oice <b>[</b> eived	3
То	-Autolycus.com			Date	· 12/10/1999	Job MB0	2072	CCC/CME
Contact	Jason Bower			Ship to	Medical Broad	casting Com	pany	
Address	3804 Rosemont Ave.				229 South 18th	quare		
	Camp Hill, PA 17011			,	Philadelphia, F			
Phone	717-761-9080				215.399.329			
Fax	717-763-0421			Fax	(215) 545-444	0		
Req'd By:	Carra Minkoff			Type of E	xpense Budge	ted Item		
<u>Qty.</u> <u>Ordered</u>	Description					Unit Price	<u>Total</u>	
1	Virtual Reality Phot	to Session				\$900.00	\$900.00	
		Cost Code	5283	Still Photos		]		
		Cost Code						
		Cost Code						
		Cost Code				Total \$	900.00	_
Notos	, 1							1



3804 Rosemont Avenue Camp Hill, PA 17011 phone 717.761.9080 fax 717.763.0421

With intent to be legally bound, we have executed this Agreement, together with the attached and incorporated Legal Terms, X on this 10 day of December, 1999.

	AUTOLY	YCUS.COM, INC.
	У ву:	Cont Brill
	√ Name:	CARRA J. B. MINKOFF
Sign hem	✓ Title:	VIDEO PROSECT MANAGER
	By:	
	Dy.	
	Name:	
	Title:	

## Legal Terms

- 1. Production of VR. Autolycus agrees to produce the VR and to deliver them to You in the Format and on the Delivery Date described on the Term Sheet.

  2. Grant of License. Autolycus agrees to let you use exclusively the VR for the Royalty specified in the Term Sheet. You agree that you will only use the VR for the USE specified of the Term Sheet, and not for any other manner or in any other medium. You also agree that you will not be tanyone else have access to or use the VR.

  3. Term. This Agreement starts when You sign it and continues for as long as You use the VR.

  4. Reservation of Rights. While Autolycus will not use the VR or let others use them, Autolycus may produce similar panoramic or object virtual reality for other customers. All rights not expressly granted to You by this Agreement are reserved to Autolycus.

  5. Royalty. You will pay us the royalty described on the Term Sheet when specified in the Term Sheet.

  6. Subjects. You have assured Autolycus that You own the Subject of the VR that Autolycus has the right to create VR of the Subject of the VR and that You have the right to use the VR. You agree to indemnify and hold harmless Autolycus from all expenses, costs and attorneys fees, if Autolycus is sued for creating or allowing you to use the VR. This indemnification will survive the expiration or termination of this Agreement.

  7. Approval of VR. The VR will be deemed approved when produced by Autolycus in the Format specified. There will be an extra charge at Autolycus standard hourly rates if You request modifications of the VR.

  8. Ownership and Protection of VR. You agree that Autolycus is the owner of all rights title and interest including contribute in and texted VR.

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- 7. Approval of VR. In the VR will be deemed approved when produced by Autolycus in the Formal specified. Interfer will be an extra charge at Autolycus standard nouny rates in You request modifications of the VR.

  8. Ownership and Protection of VR. You agree that Autolycus is the owner of all rights, title and interest, including copyrights, in and to the VR, including any derivative works. You agree to display any notice of copyright ownership, as Autolycus requires on the VR. You will not directly or indirectly, attack or assist a third party in attacking the validity of Autolycus' rights in and to the VR, and you will exclude the VR from any copyright registrations for your website.

  9. Termination. In the event either party breaches any material provision of this Agreement, the non-defaulting party must provide the breaching party with thirty (30) days written notice and opportunity to cure. If the breach is not cured within the thirty (30) day period, or, if the breach is incapable of cure within the thirty (30) days after notice, but efforts to cure have begun within the thirty (30) day period, this Agreement shall automatically terminate at the end of such a period. If the breach is cured within the thirty (30) day period, or, if the breach is incapable of cure within thirty (30) days after notice, but efforts to cure have begun within the thirty (30) day period, this Agreement shall continue in full force and effect. Autolycus may delay or cancel performance if royalty payments are not made in a timely manner.

  10. Effect of Termination. Upon the expiration or termination of this Agreement, all rights granted to You revert to Autolycus, and You will immediately stop using and return to Autolycus all of the VR.

  11. Limitation of Liability. Autolycus disclaims all warranties, express or implied. Neither you nor Autolycus will be responsible for incidental or consequential damages for breaches of this Agreement or otherwise. In no event is Autolycus responsible for damages in excess of the amounts You pay

- District Court for the Middle District of Pennsylvania, and agree that jurisdiction and write will be exclusively with such courts. Service of process may be made by certified mail, return receipt, directed to the addresses above.

  15. Waiver. No vaiver by either party of a breach or default will be deemed a waiver by such party of a subsequent breach or default of a like or similar nature.

  16. Equitable Relief. It is agreed that the covenants and obligations of both parties under this Agreement are unique and special, and that a breach by either party will not give rise to readily calculable money damages. It is therefore agreed that upon breach of any of either party's covenants or obligations under this Agreement, the non-breaching party shall be entitled to equitable relief by way of injunctive relief and such other relief as any court of appropriate jurisdiction may deem just and proper.

  17. Binding Effect. The terms and provisions of this Agreement shall be binding upon, and shall insure to the benefit of and be enforceable by and against, the parties to this Agreement and their respective heirs, successors and assigns, provided, however, that this paragraph shall not be interpreted to permit restricted assignments.

  18. Severability. This Agreement shall be deemed to be severable to the extent that, if any provision hereof substantively affecting the rights or obligations of a party to this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, the remaining provisions will remain valid and enforceable in accordance with their terms.

  19. Force Majeure. Either party's failure to perform the terms and conditions of this Agreement, in whole or in part, shall not be deemed a breach or default hereunder or give rise to any liability of either party to the other if such failure is attributable to any act of God, not, public enemy, fire, explosion, flood, drought, war, subotage, accident, action by government authority or any other conditions beyond the reasonable contro





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## VR AGREEMENT

Autolycus develops, produces and sells original three dimensional panoramic and object virtual reality; and Autolycus is willing to produce three dimensional panoramic and object virtual reality of Subjects described on the Term Sheet (the "VR") and let You use the VR as described below. You agree to the terms of this Agreement for Your use of the VR.

	•	
	Term Sheet	Object UK - Live model shoot.
P	Customer ("You")	MEDICAL BROADCASTING COMPANY / CUZZENT COMMUNICATIONS CO.
•	Description of VR	3 individual objects - uncompiled. Estimated that
		results will yield 24-36 images lobject. Model
		to be contracted by client,
	Number	3
	Subjects	
	Delivery Date of Subjects	Monday, Dec. 13
	Delivery Date of VR	Wednesday, Dec. 15
	Delivery Format/Method	Client will choose either Zip CD, FTP
7	Use of VR	WEB SITE COURSENT COMMUNICATIONS CME)
`		
	Royalty	
	Upon Contract Signing	\$ 300
	Upon Completion of VR	\$ 300
	Upon Delivery of VR	\$ 300
	Total	\$ 900